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ATTN: OFFICE OF PATENT COOPERATION TREATY
LEGAL ADMINISTRATION
CRYSTAL PARK 1, ROOM 520
PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Paper #8

In re application of Mark A. PRELAS, et. al.

International Application No. PCT/US99/00380

U.S. Appln. No. 09/600,279

Group Art Unit:

Filed: July 14, 2000

PCT Legal Examiner: Daniel Stemmer

For: SOLID STATE ELECTRIC GENERATOR USING RADIONUCLIDE-INDUCED
EXCITON PRODUCTION

**SUBMISSION IN RESPONSE TO DECISION ON REQUEST FOR RECONSIDERATION
OF PETITION UNDER 37 C.F.R. § 1.47(a)**

Assistant Commissioner for Patents
Box PCT
Washington, D.C. 20231

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OCT 31 2001

OFFICE OF PETITIONS

Attn.: Office of PCT Legal Administration

Sir:

This is in response to a DECISION on Applicants' "REQUEST FOR RECONSIDERATION OF DECISION ON PETITION UNDER 37 C.F.R. § 1.47(a)" filed in the USPTO on July 18, 2001. The DECISION, mail dated September 27, 2001, held that the Applicant's petition was dismissed as moot because Applicants submitted a declaration of a previously missing inventor. However, it was noted that other deficiencies remained, which prevented a conclusion that the requirements for a declaration from all inventors has been satisfied. Specifically, the original declaration of joint inventor Mark A. Prelas was found to be deficient because it did not identify all other joint inventors. Also, an inconsistency in the middle initial of joint inventor Howard T. Jennings was noted and an issue raised as to whether there was a typographical error. Because the reply filed on July 18, 2001 appeared to be *bona fide*, the PCT Law Examiner granted Applicants one (1) month to remedy these deficiencies.

Applicants respectfully submit a supplemental declaration of Mark A. Prelas, which is believed to remedy the deficiencies of the original declaration. In fact, the original executed declaration of Mr. Prelas had the same format as the declarations of each of the other inventors, but it appears that the second page of Mr. Prelas' declaration containing the listing of the other inventors was omitted or lost. within the USPTO.

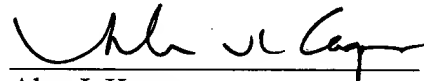
Finally the undersigned submits that the inconsistency between the middle initial for Mr. Jennings that appears in the PCT application ("J") and in the declaration ("T") is due to a typographical error. The correct initial ("T") was used in the filing of the provisional application from which priority is claimed (60/071,667) and in the declaration signed by Mr. Jennings in the present application. This explanation is believed to comply with the provisions of MPEP 605.04(g).

Accordingly, it is submitted that all requirements for submission of declarations of all inventors have been satisfied.

Please charge any fee related to the compliance with the Notice of Incomplete Application to Deposit Account No. 19-4880. A duplicate copy of this Paper is enclosed.

Respectfully submitted,

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Date: October 26, 2001